

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/689,244	10/20/2003	Andrew Spencer	10014282-1	3876
22879	7590 04/17/2006		EXAMINER	
HEWLETT PACKARD COMPANY			CAO, CHUN	
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION			ART UNIT	PAPER NUMBER
FORT COLLI	INS, CO 80527-2400		2115	
			DATE MAILED: 04/17/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

٠.	<del></del>	Application No.	Applicant(s)					
Office Action Summary		10/689,244	SPENCER, ANDR	SPENCER, ANDREW				
		Examiner	Art Unit					
		Chun Cao	2115					
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet	with the correspondence ad	Idress				
A SH WHII - Exte after - If NO - Failu Any	CORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING INSIGNS of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory priore to reply within the set or extended period for reply will, by so reply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUI R 1.136(a). In no event, however, may n. eriod will apply and will expire SIX (6) M tatute, cause the application to become	NICATION.  or a reply be timely filed  IONTHS from the mailing date of this control (1988)  ABANDONED (1988)  ABANDONED (1988)					
Status								
1)⊠	Responsive to communication(s) filed on 2	20 October 2003						
·	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
<i>,</i> —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	, , ,	,					
4) 🖂	Claim(s) <u>1-36</u> is/are pending in the applica	tion						
٠,۵	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
· —	Claim(s) <u>1-36</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
9)[]	The specification is objected to by the Exam	niner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.05(a).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
	under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:								
u,	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notic	e of References Cited (PTO-892)	4) Interview	v Summary (PTO-413)					
3) 🛛 Infon	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date <u>10/20/03</u> .		o(s)/Mail Date f Informal Patent Application (PTO	)-152)				

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#### **DETAILED ACTION**

1. Claims 1-36 are presented for examination.

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. The current title is imprecise.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 19, 20, 23 and 24 are rejected under 35 U.S.C. 102(e) as being anticipated by Ohmori (Ohmori), U.S. patent no. 6,647,502.

As per claim 19, Ohmori teaches a method [fig. 3] comprising:

determining a first rate of transactions received by a memory card [fig. 1; col. 3, lines 58-63]; and

setting a first clock signal of the memory card to a first clock rate that varies in dependence on the rate of transactions [col. 3, lines 64-66].

As per claim 20, Ohmori teaches of determining the first rate of transactions by monitoring a buffer of the memory card [fig. 1; col. 3, lines 58-63].

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As per claim 23, Ohmori teaches of determining the first rate of transactions by comparing to a threshold level the amount of information stored in the buffer [col. 3, lines 58-63].

As per claim 24, Ohmori teaches of subsequent to determining the first rate, determining a second rate of transactions received by the memory card; and setting the first clock signal to a second clock rate associated with the rate of transactions [col. 3, lines 58-67; col. 4, lines 51-57].

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aizawa (Aizawa), U.S. patent no. 6,407,941 in view of Nichols (Nichols), US patent no. 6,157,646.

As per claim 1, Aizawa discloses a memory card [fig. 1] comprising:

a buffer configured to receive transactions [col. 4, lines 33-35]; a storage media [112, fig. 1]; and a control circuit coupled to the buffer and the storage media [fig. 1; col. 3, lines 22-25]; wherein the control circuit is configured to cause a first clock signal to be provided to the buffer and the storage media at a first clock rate [fig. 1; col. 5, lines 30-34, 48-49].

Aizawa does not explicitly disclose that generating a clock signal at a clock rate varies in dependence on a detected rate of the transactions received by the buffer.

Nichols discloses that generating a clock signal at a clock rate varies in dependence on a detected rate of the transactions received by the buffer; and providing the clock signal to the buffer [fig. 1; col. 4, lines 16-19, 52-53; col. 4, line 67-col. 5, line 2].

It would have been obvious to one of ordinary skill in the art at time the invention to combine the teachings of Aizawa and Nichols because the specify teachings of Nichols stated above would improve the performance of Aizawa system adjusting the clock signal corresponding a data transmission rate to reduce power consumption of the memory card.

As per claim 2, Nichols discloses that a processor system coupled to the control circuit; wherein the processor system is configured to detect the rate of transactions received by the buffer, and wherein the processor system is configured to cause the control circuit to set the first clock signal to the first clock rate associated with the rate of transactions received by the buffer [fig. 1; col. 4, lines 12-19, 52-53; col. 4, line 67-col. 5, line 2].

As per claim 3, Nichols discloses that a buffer management circuit; wherein the buffer management circuit is configured to provide information to the processor system, and wherein the processor system is configured to determine the rate of transactions received by the buffer using the information [fig. 1; col. 4, lines 12-19, 52-53; col. 4, line 67-col. 5, line 2].

As per claim 4 Nichols discloses that a master clock configured to provide a second clock signal at a second clock rate to the processor system and the control circuit; wherein the control circuit is configured to generate the first clock signal using the second clock signal [fig. 1; col. 4, lines 20-24].

As per claim 5, Nichols discloses that the first clock rate differs from the second clock rate [col. 4, lines 20-27].

As per claim 6, Aizawa discloses that a first interface coupled to the buffer and configured to receive the transactions from a host device and provide the transactions to the buffer; and a second interface coupled to the buffer and the storage media [fig. 1; col. 3, lines 14-26].

As per claim 7, Aizawa discloses the transactions include read transactions configured to cause information to be read from the storage media [col. 3, lines 19-20; col. 4, lines 23-37].

As per claim 8, Aizawa discloses the transactions include write transactions configured to cause information to be written to the storage media [col. 3, lines 19-20; col. 4, lines 23-37].

As per claim 9, Aizawa discloses the transactions include read transactions configured to cause information to be read from the storage media and write transactions configured to cause information to be written to the storage media [col. 3, lines 19-20; col. 4, lines 23-37].

7. As per claim 10, Aizawa discloses a system [fig. 1] comprising:

a host device [12, fig. 1]; and a memory card configured to couple to the host device [fig. 1]; wherein the memory card includes a storage media, wherein the memory card is configured to provide a first clock signal to the storage media at a first clock rate [fig. 1; col. 5, lines 30-34, 48-49].

Aizawa does not explicitly disclose that generating a clock signal at a clock rate varies in dependence on a number of transactions received by the memory card from the host device during a time period.

Nichols discloses that generating a clock signal at a clock rate varies in dependence on a number of transactions received by the memory card from the host device during a time period [fig. 1; col. 4, lines 16-19, 52-53; col. 4, line 64-col. 5, line 8].

It would have been obvious to one of ordinary skill in the art at time the invention to combine the teachings of Aizawa and Nichols because the specify teachings of Nichols stated above would improve the performance of Aizawa system adjusting the clock signal corresponding a data transmission rate to reduce power consumption of the memory card.

As per claim 11, Aizawa discloses that the memory card includes a processor system and a control circuit coupled to the processor system [fig. 1; col. 3, lines 14-26]. Nichols discloses that the processor system is configured to determine the number of transactions received by the memory card from the host device during the time period, and wherein the processor system is configured to cause the control circuit to set the rate of the first clock signal in response to the number of transactions [col. 4, lines 16-19, 52-53; col. 4, line 64-col. 5, line 8].

As per claim 12, Aizawa discloses that the memory card includes a buffer and a buffer management circuit [col. 3, lines 14-26]. Nichols discloses that the buffer management circuit is configured to provide information to the processor system, and wherein the processor system is configured to determine the number of transactions received by the memory card during the time period using the information [col. 4, lines 16-19, 52-53; col. 4, line 64-col. 5, line 8].

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As per claim 13, Nichols discloses that the memory card includes a clock configured to provide a second clock signal to the processor system and the control circuit at a second clock rate, and wherein the control circuit is configured to generate the first clock signal using the second clock signal [col. 4, lines 16-19, 52-53; col. 4, line 64-col. 5, line 8].

As per claim 14, Aizawa discloses that host device comprises a digital camera [col. 3, lines 9-10].

As per claim 15, Aizawa discloses that the memory card includes a buffer and an interface coupled to the buffer, and wherein the interface is coupled to receive the transactions from the host device and provide the transactions to the buffer [col. 3, lines 14-20].

As per claim 16, Aizawa discloses that the transactions include read transactions configured to cause information to be read from the memory card and provided to the host device [col. 3, lines 19-20; col. 4, lines 23-37].

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As per claim 17, Aizawa discloses that the transactions include write transactions configured to cause information to be written from the host device to the memory card [col. 3, lines 19-20; col. 4, lines 23-37].

As per claim 18, Aizawa discloses that the transactions include read transactions configured to cause first information to be read from the storage media and provided to the host device and write transactions configured to cause second information to be written from the host device to the memory card [col. 3, lines 19-20; col. 4, lines 23-37].

Regarding to claims 19-27, Aizawa and Nichols together teaches the claimed system. Therefore, Aizawa and Nichols together teach the claimed method of steps to carry out the claimed system.

Regarding to claims 28-36 are written in mean plus functions and contained the same limitations as claims 1-9. Therefore, same rejection is applied.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chun Cao whose telephone number is 571-272-3664. The examiner can normally be reached on Monday-Friday from 7:30 am-4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Apr. 13 2006

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